PTO/SB/26 (10-00)

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In re Application	of: Scott McKinney		
Application No.:	10/758,246		
Filed:	January 13, 2004		
instant application U.S.C. 154 to 6,676,188 enforceable only runs with any passigns. In making the instant application 154 to 156 and later: expires for expires for u.S.C.	Scott McKinney and ner*. Forrest L. LeBaron f, except as provided below, the term on, which would extend beyond the 156 and 173, as presently should be seen to the second second the second se	minal part of the statutory term of a se expiration date of the full statu- tened by any terminal disclaiment at any patent so granted on the in- and the prior patent are commonly cation and is binding upon the gra- does not disclaim the terminal part ration date of the full statutory term y shortened by any terminal discla- tee, is held unenforceable, is four	the instant application ny patent granted on the story term defined in 35 er, of prior Patent No. stant application shall be owned. This agreement antee, its successors or of any patent granted on a selfined in 35 U.S.C. aimer, in the event that it and invalid by a court of
claims canceled expiration of its f	by a reexamination certificate, in ull statutory term as presently short r 2 below, if appropriate.	s reissued, or is in any manner	terminated prior to the
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